So that the Order of Protection is valid, after you print, <u>YOU MUST REPLACE THIS PAGE</u> with the

Cover Sheet: Order of Protection

(available for <u>download in PDF format</u>)

STATE OF INDIANA) COUNTY OF) SS:	IN THE	COURT DIVISION, ROOM)	
In the Matter of:) , , ,	Case Number	r	
A Child Alleged to be a) Child in Need of Services)			
NO CO	NTACT ORDER - CH	<u>IINS</u>	
Comes now the Court, un	der IC 31-34-20 and -2	25, and issues this No Contact	
Order.			
	Findings		
1. The Court finds that a Verific	ed Petition for a No Co	ontact Order has been filed by	
(check one):			
the Prosecuting Attor	rney;		
the Attorney for the	County Office of Family	y and Children;	
a Probation Officer;			
a Caseworker;			
the Department of C	orrection;		
the Guardian ad liter	m or Court Appointed S _I	pecial Advocate.	
2. The Court finds that the Response	ondent in this matter is l	likely to have direct or indirect	
contact with the child in the ab	sence of an Order.		
3. The Court finds that the child has been adjudicated a Child in Need of Services.			
4. The Court finds that the best	interests of the child wi	ill be served if the Respondent	
refrains from direct or indirect	contact with the child.		IDACS Codes
	<u>ORDER</u>		
1. THE RESPONDENT	Γ,	, IS ORDERED TO	05
HAVE NO CONTACT WIT	H:		03
in person, by telephone or	letter, through an interi	mediary, or in any other way,	
directly or indirectly. This	includes, but is not li	imited to, acts of harassment,	
stalking, intimidation, threats	, and physical force of a	any kind.	

DATE: _____

2.	THE RESPONDENT,,SHALL
	NOT VISIT THE FOLLOWING LOCATIONS:
	(a) wherever the Respondent knows the child to be located;
	(b)
3.	THE RESPONDENT IS ORDERED TO HAVE NO FIREARMS, AMMUNITION,
	OR DEADLY WEAPONS IN HIS/HER POSSESSION.
4.	THIS ORDER DOES / DOES NOT INVOLVE INTIMATE
	PARTNERS AS DEFINED IN 18 USC Sections 921 (a)(32) and 2266.
This	Order remains in effect until
JAII TO I INV EVE SHA TRI ISSU REC HEA POS	DESCUTION. THIS ORDER IS VALID IN ALL 50 STATES, THE DISTRICT COLUMBIA, TRIBAL LANDS, AND UNITED STATES TERRITORIES. VIOLATION OF THIS ORDER IS PUNISHABLE BY CONFINEMENT IN L., PRISON, AND/OR A FINE. IF SO ORDERED BY THE COURT, THE RESPONDENT IS FORBIDDEN ENTER OR STAY AT THE PETITIONER'S RESIDENCE, EVEN IF ITED TO DO SO BY THE PETITIONER OR ANY OTHER PERSON. IN NO ENT IS THE ORDER FOR PROTECTION VOIDED. PURSUANT TO 18 U.S.C. 2265, THIS ORDER FOR PROTECTION LL BE GIVEN FULL FAITH AND CREDIT IN ANY OTHER STATE OR BAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER UED IN THAT STATE OR TRIBAL LAND. PURSUANT TO 18 U.S.C. 922(g), ONCE A RESPONDENT HAS SEIVED NOTICE OF THIS ORDER AND AN OPPORTUNITY TO BE ARD, IT IS A FEDERAL VIOLATION TO PURCHASE, RECEIVE, OR SESS A FIREARM WHILE SUBJECT TO THIS ORDER IF THE OTECTED PERSON IS: (A) THE RESPONDENT'S CURRENT OR FORMER SPOUSE; (B) A CURRENT OR FORMER PERSON WITH WHOM THE RESPONDENT RESIDED WHILE IN AN INTIMATE RELATIONSHIP;

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Judge

STATEMENT OF RESPONDENT

this Order constitutes a violation of IC 35-46-1-15.1, the crime of Invasion of
Privacy. A copy of this Order has been given to me this day of
,·
Signature of Respondent